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### -- Fourteen (14) PAGES IN THIS FAX --

**PATENT** 

Attorney Docket No. 42027

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: WILLIAMS ET AL.

Application No. 10/811,044

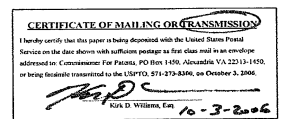
Confirmation No. 9536

Filed: March 27, 2004

Group Art Unit: 2165

Examiner: HICKS, MICHAEL J

For: Bypassing native storage operations by communicating protected data within locking messages using a lock manager independent of the storage mechanism



### Transmittal of PCT Search Report and Written Opinion

Commissioner for Patents Alexandria, VA 22313-1450

Dear Sir:

Enclosed herewith is a copy of a PCT search report and written opinion for an application claiming priority to the present application. At first glance, Search Report appears to be basically a reiteration of an Office action mailed in the present application, so the reference cited in the PCT search report was cited by the Office, so a copy is not being submitted herewith. Moreover, Applicants traverse the opinion presented therein for at least the reasons presented in response to the Office action.

This submission of this search report should not be construed to be an admission that the information cited in the search report is, or is considered to be, material to patentability as defined in § 1.56(b). Additionally, the submission of this search report is for the purpose of providing a

In re WILLIAMS ET AL. Application No. 10/811,044

complete record and is not a concession that the references are prior art to the invention claimed in the patent application. The right is expressly reserved to establish an invention date earlier than the above-identified filing date in order to remove any cited reference as prior art should it be deemed appropriate to do so. Furthermore, the submission of this search report is not to be taken as a concession that any reference cited therein represents art that is relevant or analogous to the claimed invention. Accordingly, the right to argue that any reference is not properly within the scope of prior art relevant to an examination of the claims in the above-identified application is also expressly reserved.

Although no fees are believed due in regards to this communication, the Commissioner is hereby authorized to charge any associated fees to Deposit Account No. 501430. Moreover, the Commissioner is hereby generally authorized under 37 C.F.R. § 1.136(a)(3) to treat this communication or any future communication in this or any related application filed pursuant to 37 C.F.R. § 1.53 requiring an extension of time as incorporating a request therefore, and the Commissioner is hereby specifically authorized to charge Deposit Account No. 501430 for any fee that may be due in connection with such a request for an extension of time. Moreover, the Commissioner is hereby authorized to charge payment of any fee due any under 37 C.F.R. §§ 1.16 and § 1.17 associated with this communication or any future communication in this or any related application filed pursuant to 37 C.F.R. § 1.53 or credit any overpayment to Deposit Account No. 501430.

Date: October 3, 2006

Respectfully submitted,
The Law Office of Kirk D. Williams

By

Kirk D. Williams, Reg. No. 42,229

One of the Attorneys for Applicant CUSTOMER NUMBER 26327 The Law Office of Kirk D. Williams

1234 S. OGDEN ST., Denver, CO 80210

303-282-0151 (telephone), 303-778-0748 (facsimile)

10-3-2006

From the INTERNATIONAL SEARCHING AUTHORITY				
To: KIRK WILLIAMS 1234 S. OGDEN ST.		PCT		
DENVER, CO 80210		WRITTEN OPINION OF THE TERNATIONAL SEARCHING AUTHORITY		
N wne o		(PCT Rule 43bis.1)		
The Law	Office of (da /month/year)			
Applicant's or agent's file reference Kirk D. V		ACTION Sec paragraph 2 below		
	ional filing date (day/month/year)	Priority date (day/month/year)		
	uary 2005 (27.02.2005)	27 March 2004 (27.03.2004)		
International Patent Classification (IPC) or both na				
IPC: G06F 7/00( 2006.01),17/30( 2006.01) USPC: 707/1,8		· · · · · · · · · · · · · · · · · · ·		
Applicant				
CISCO TECHNOLOGY, INC				
This opinion contains indications relating to th	e following items:	•		
Box No. I Basis of the opinion				
Box No. II Priority				
Box No. III Non-establishment o	f opinion with regard to novelty, inver	tive step and industrial applicability		
Box No. IV Lack of unity of inve	ntion			
Box No. V Reasoned statement applicability; citation	under Rule 43 bis. I(a)(i) with regard to as and explanations supporting such st	novelty, inventive step or industrial attement		
Box No. VI Certain documents c	ited			
Box No. VII Certain defects in the	international application			
Box No. VIII Certain observations	on the international application			
2. FURTHER ACTION				
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bts(b) that written opinions of this International Searching Authority will not be so considered.				
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
For further options, see Form PCT/ISA/220.				
3. For further details, see notes to Form PCT/ISA/220.				
Name and mailing address of the ISA/ US	Date of completion of this opinion	Authorized officer		
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	22 June 2006 (22.06.2006)	Jeffrey Gaffin		
P.O. Box 1450 Alexandria, Virginia 22313-1450 Faccionile No. 4521) 222 3201	Telephone No. (571) 272-3608			

Facsimile No. (571) 273-3201
Form PCT/ISA/237 (cover sheet) (April 2005)

From the INTERNATIONAL SEARCHING AUTHORITY				
To: KIRK WILLIAMS 1234 S. OGDEN ST. DENVER, CO 80210	PCT  NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION			
	(PCΓ Rule 44.1)			
	Date of mailing (day/month/year) 31 JUL 2006			
Applicant's or agent's file reference 42027-1	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No. PCT/US05/06424	International filing date (day/month/year) 27 February 2005 (27.02.2005)			
Applicant CISCO TECHNOLOGY, INC				
have been established and are transmitted herewith.  Filing of amendments and statement under Article 19	cch report and the written opinion of the International Searching Authority			
	normally two months from the date of transmittal of the international			
• • •	scarch report.  Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes			
For more detailed instructions, see the notes on the s				
The applicant is bereby notified that no international scar	ch report will be established and that the declaration under the International Searching Authority are transmitted herewith.			
	tional fee(s) under Rule 40.2, the applicant is notified that:			
request to forward the texts of both the protest and t	en transmitted to the International Bureau together with the applicant's he decision thereon to the designated Offices. plicant will be notified as soon as a decision is made.			
4. Reminders Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.				
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.				
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.				
In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.  See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide.				
See the Annex to Form PCT/IB/301 and, for details about the a Volume II, National Chapters and the WIPO Internet site.				
Name and mailing address of the ISA/ US  Mail Stop PCT, Ann: ISA/US	Authorized officer			
Commissioner for Patents P.O. Box 1450				
Alexandra, Virginia 22313-1450 Telephone No. (571) 272-3608 Facsimile No. (571) 273-3201				
Form PCT/ISA/220 (January 2004)  (See notes on accompanying shee				

## **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 42027-1		Form PCT/ISA/220 re applicable, item 5 below:			
International application No. PCT/US05/06424	International filing date (day/month/year) 27 February 2005 (27.02.2005)	(Earliest) Priority Date (day/month/year) 27 March 2004 (27.03.2004)			
Applicant CISCO TECHNOLOGY, INC					
This international search report consists It is also accompanied  It is also a	international search was carried out on the base application in the language in which it was file the international application into	in this report. is of: d, which is the language h (Rules 12.3(a) and 23.1(b))			
5. With regard to the abstract, the text is approved as subm					
the text has been established may, within one month from	t, according to Rule 38.2(b), by this Authority a the date of mailing of this international search	as it appears in Box No. IV. The applicant report, submit comments to this Authority.			
With regard to the drawings,     a. the figure of the drawings to be	I have been a second of the se				
as suggested by the		_			
	Authority, because the applicant failed to sugge				
as selected by this Authority, because this figure better characterizes the invention.  b. none of the figures is to be published with the abstract.					
b none of the figures is to be p	PODITION THE HIS HOUSE				

Form PCT/ISA/210 (first sheet) (April 2005)

INTERNATIONAL SEARCH REPOR	International application No.				
·	PCT/US05/06424				
A. CLASSIFICATION OF SUBJECT MATTER  IPC: G06F 7/00( 2006.01),17/30( 2006.01)					
USPC: Please See Continuation Sheet According to International Patent Classification (IPC) or to both nat	tional classification and IPC				
B. FIELDS SEARCHED					
Minimum documentation searched (classification system followed b U.S.: Please See Continuation Sheet	by classification symbols)				
Documentation searched other than minimum documentation to the	extent that such documents are included in the fields searched				
Electronic data base consulted during the international search (name ACM, Google Scholar	Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) ACM, Google Scholar				
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category * Citation of document, with indication, where a	appropriate, of the relevant passages Relevant to claim No.				
Proceedings of the First IEEE/ACM International Sy Grid. May 2001, pages 527-532, Especcially Pages 5					
Further documents are listed in the continuation of Box C.	See patent family annex.				
Special eategories of cited documents:  "A" document defining the general state of the art which is not considered to be of particular relevance.	"T later document published after the international filing date or priority due and not in conflict with the application but cited to understand the principle or theory underlying the invention  "X" document of narricular relevance; the claimed invention cannot be				
"E" earlier application or patent published on or after the international filing date	considered novel or exampt be considered to involve an inventive step when the document is taken alone				
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  "Y"  document of particular relevance, the claimed invention cannot considered to involve an inventive step when the document is with one or more other such documents, such combination be					
"O" document referring to an oral disclosure, use, exhibition or other means					
"P" document published prior to the international filing date but later than the priority date claimed	"&" document member of the same patent family				
Date of the actual completion of the international search  Date of mailing of the international search report  22 lyne 2006 (22.06.2006)					
22 June 2006 (22.06.2006)	Authorized officer				
Name and mailing address of the ISA/US  Mail Stop PCT, Attn: ISA/US  Commissioner for Patents P.O. Box 1450	Jeffrey Gaffin				
Alexandria, Virginia 22313-1450	Telephone No. (571) 272-3608				
Facsimile No. (571) 273-3201 Form PCT/ISA/210 (second sheet) (April 2005)	<u> </u>				

	International application No.	
INTERNATIONAL SEARCH REPORT	PCT/US05/06424	
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Continuation of B. FIELDS SEARCHED Item 1:		ı
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Form PCT/ISA/210 (extra sheet) (April 2005)

From the INTERNATIONAL SEADCHING AUTHORITY					
INTERNATIONAL SEARCHING AUTHORITY  To: KIRK WILLIAMS 1234 S. OGDEN ST. DENVER, CO 80210		PCT WRITTEN OPINION OF THE			
				INTERNATIO	ONAL SEARCHING AUTHORITY
}					(PCT Rule 43bis.1)
				Date of mailing (day/month/year)	31 JUL 2006
Applicant's o	or agent's file re	ference		FOR FURTHER	ACTION
42027-1					See paragraph 2 below
International	application No.	Int	ernational filing date	(day/month/year)	Priority date (day/month/year)
PCT/US05/0	06424	27	February 2005 (27.02	2.2005)	27 March 2004 (27.03.2004)
International	Patent Classific	ation (IPC) or bo	th national classificat	ion and IPC	
		01), <b>17/30(</b> 2006.0	1)		
USPC: 70'	7/1,8				
1	TINIOT OCY IN	ıc			
CISCOTEC	HNOLOGY, IN				
1. This opi	inion contains in	dications relating	to the following item	<b>15</b> :	•
	Box No. I	Basis of the opin	noion		
	Box No. II	Priority			
	Box No. III	Non-establishme	ent of opinion with re	gard to novelty, inver	ntive step and industrial applicability
∐ "	Box No. IV Lack of unity of invention				
	Box No. V Reasoned statement under Rule 43 bls. 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	Bax No. VI	Certain docume	nts cited		
	Box No. VII	Certain defects	in the international ap	plication	
	Box No. VIII	Certain observe	tions on the internatio	nal application	
2. FURTHER ACTION  If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Scarching Authority will not be so considered.					
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.  For further options, see Form PCT/ISA/220.					
3. For further details, see notes to Form PCT/ISA/220.					
Name and m	Name and mailing address of the ISA/ US Date of compl			tion of this opinion	Authorized officer
Mail Stop PCT, Atm: ISA/US Commissioner for Patents  22 June 2006 (22.06.2006)  Jeffrey Gaffin				Jeffrey Gaffin	
Alc	P.O. Box 1450 Alexandria, Virginia 22313-1450  Facsimile No. (571) 273-3201  Telephone No. (571) 272-3608				Telephone No. (571) 272-3608

Form PCT/ISA/237 (cover sheet) (April 2005)

		International application No.				
WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		PCT/US05/06424				
Box No.	Box No. 1 Basis of this opinion					
I. With regard to the language, this opinion has been established on the basis of:  the international application in the language in which it was filed  a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).						
	egard to any nucleotide and/or amino acid sequence disclosed in the int on, this opinion has been established on the basis of:	ternational application and necessary to the claimed				
a.	type of material  a sequence listing  table(s) related to the sequence listing					
ъ.	format of material  on paper  in electronic form					
с.	time of filing/furnishing  contained in the international application as filed.  filed together with the international application in electronic form.  furnished subsequently to this Authority for the purposes of search					
3.	In addition, in the case that more than one version or copy of a sequence or furnished, the required statements that the information in the subsect application as filed or does not go beyond the application as filed, as approximately application as filed are application as a filed are a filed	quent or additional copies is identical to that in the				
4. Additio	onal comments:					

Form PCT/ISA/237(Box No. I) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		International application No. PCT/US05/06424			
Box No. V Reasoned statement under Rule 43 bls.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
I. Stateme	nt				
	Novelty (N)				_YES _NO
	Inventive step (IS)				_YES _NO
	Industrial applicability (IA)				_YES _NO
	s and explanations: Continuation Sheet				

Form PCT/ISA/237 (Box No. V) (April 2005)

Supplemental Box

WRITTEN	OPINION OF	ГНЕ
INTERNATIONAL	CEADCHING	AITTHODITY

In case the space in any of the preceding boxes is not sufficient.

International application No. PCT/US05/06424

#### V. 2. Citations and Explanations:

Claims 1-26 novelty under PCT Article 33(2) as being anticipated by Yun et al. ("An Efficient Locking Protocol for Home Based Lazy Release Consistency", Proceedings of the First IEEE/ACM International Symposium on Cluster Computing and The Grid, Pgs. 527-532; May 2001 and referred to hereinafter as Yun).

As per Claim 1, Yun discloses an apparatus for protecting data using locks (i.e. "In this paper we present an efficient lock protocol for HLRC." The preceding text excerpt clearly indicates that the apparatus protects data using locks.) (Abstract), the apparatus comprising: a lock manager configured to control access via a lock to protected data maintained in native storage independent of the lock manager (i.e. "First, proper home assignment is hard due to migratory behavior of lock protected The preceding text excerpt clearly indicates that a lock manager exists to control access to protected data via a lock, and that the lock protected data is migratory (e.g. it may reside in native storage which is independent of the lock manager).) (Page 528, Column 2, Paragraph 1), wherein the lock manager does not access said protected data from said native storage (i.e. "We suggest a new lock protocol for HLRC. The main ideas of our protocol are as follows. : Releaser sends diffs for expected pages to be used by acquirer. When a page fault occurs in acquiring process, it applies received diffs for that page instead of fetching a whole page from the home. In this way, our protocol reduces page fault handling time and lock-waiting time." The preceding text excerpt along with Figure 2 clearly indicates that only the processes requesting the locks gain access to the protected data, and the lock manager determines the order in which processes gain that access.) (Page 528, Column 2, Paragraph 3); and a plurality of requesters (See Figure 2, The plurality of requestor being P0, P1, and (Page 528, Column 2, Paragraph 3); and a plurality of requesters (See Figure 2, The plurality of requestor being P0, P1, and P2); wherein the lock manager is configured to receive lock requests for the lock from each of the plurality of requesters (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section." The preceding text excerpt clearly indicates that processes (e.g. requestors) may request and acquire access to locks through the lock manager.) (Page 529, Paragraph 2), and to selectively grant said lock requests which includes communicating grants from the lock manager to the plurality of requesters (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the locks are selectively granted to the requestors to a lock grant message." The preceding text excerpt clearly indicates that the locks are selectively granted to the requestors (e.g. processes) and that the grant request are communicated to the acquiring processes.) (Page 529, Paragraph 3), wherein at least

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/06424

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

one of said communicated grants includes said protected data (i.e. "Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the protected data (e.g. diffs) are included with the lock grant message.) (Page 529, Paragraph 3).

As per Claim 2, Yun discloses at least one of said communicated grants does not include said protected data (i.e. "If it exceeds a page size, diffs for that page are not sent." The preceding text excerpt clearly indicates that the grant message may not include the protected data (e.g. diffs) under certain conditions.) (Page 529, Paragraph 3).

As per Claim 3, Yun discloses each of said communicated grants includes an indication of whether or not said protected data is being communicated therewith (i.e. "Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates the grant message that includes the protected data also includes write notices (e.g. indication of the protected data/diffs).) (Page 529, Paragraph 3).

As per Claim 4, Yun discloses each of said communicated grants includes an indication of whether or not said protected data is requested to be sent to the lock manager with a corresponding release of the lock (i.e. "To make a page up-to-date only diffs are transferred while the whole page is transferred in base HLRC." The preceding text excerpt along with Figure 2 clearly indicates that if no other processes are requesting the lock, that the protected data is written back to storage, rather than being forwarded to a next acquiring process. In order to make this determination and perform this operation, an indication of whether or not to forward the protected data would have to be included in the grant message.) (Figure 2; Page 530, Column 1, Paragraph 1).

As per Claim 5, Yun discloses each of said lock requests includes an indication of whether or not the corresponding one of the plurality of requesters will accept said protected data from the lock manager (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section." The preceding text excerpt clearly indicates that the request includes an indication of what pages of the protected data will be needed by the requesting process. This will indicate whether the process will accept the current pages of the protected data from the lock manager.) (Page 529, Paragraph 2).

As per Claims 6, 8, and 10, Yun discloses a method performed by a lock manager, computer readable medium, and lock manager controlling access to protected data maintained in native storage independent of the lock manager (i.e. "First, proper home assignment is hard due to migratory behavior of lock protected data." The preceding text excerpt clearly indicates that a lock manager exists to control access to protected data via a lock, and that the lock protected data is migratory (e.g. it may reside in native storage which is independent of the lock manager).) (Page 528, Column 2, Paragraph 1), wherein the lock manager does not access said protected data from said native storage (i.e. "We suggest a new lock protocol for HLRC. The main ideas of our protocol are as follows.: Releaser sends diffs for expected pages to be used by acquirer. When a page fault occurs in acquiring process, it applies received diffs for that page instead of fetching a whole page from the home. In this way, our protocol reduces page fault handling time and lock-waiting time." The preceding text excerpt along with Figure 2 clearly indicates that only the processes requesting the locks gain access to the protected data, and the lock manager determines the order in which processes gain that access.) (Page 528, Column 2, Paragraph 3), the method comprising: receiving a release of a lock for use in controlling access to said protected data, the release including said protected data (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerts clearly indicates that a lock is released along with protected data (e.g. diffs).) (Page 529, Paragraph 3); identifying a next requester to be granted the lock in response to said receiving the release of the tock (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section...Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt clearly indicates that the next acquirer is identified upon release of the lock.) (Page 529, Paragraph 2; Page 528, Column 2, Paragraph 3); copying said protected data from the release into a grant message (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the protected information (e.g. diffs) are included in the lock grant message.) (Page 529, Paragraph 3); and sending the grant message to the next requester, the grant message including said protected data (i.e. "Releaser of that lock decides pages to send diffs based on the

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/06424

Supplemental Box

in case the space in any of the preceding boxes is not sufficient.

information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the protected information (e.g. diffs) are sent to the lock acquirer in the lock grant message.) (Page 529, Paragraph 3).

As per Claims 7, 9, and 11, Yun discloses the grant message includes an Indication of that said protected data is requested to be sent to the lock manager in a release message corresponding to the grant message if another requester is waiting for the lock, else an indication that said protected data is not requested to be sent to the lock manager in the release message (i.e. The Figure 2 indicates that if another process is requesting the lock, the protected data is sent with the release and grant messages, but if no other process is requesting the lock then the data is stored (e.g. not sent to the lock manager). In order to produce this behavior, an indication of whether or not to transmit the protected data back to the lock manager is needed.) (Figure 2).

As per Claims 12, 17, and 22, Yun discloses a method performed by a lock manager, computer readable medium, and lock manager controlling access to protected data maintained in native storage independent of the lock manager (i.e. "First, proper home assignment is hard due to migratory behavior of lock protected data." The preceding text excerpt clearly indicates that a lock manager exists to control access to protected data via a lock, and that the lock protected data is migratory (e.g. it may reside in native storage which is independent of the lock manager).) (Page 528, Column 2, Paragraph 1), wherein the lock manager does not access said protected data from said native storage (i.e. "We suggest a new lock protocol for HLRC. The main ideas of our protocol are as follows. : Releaser sends diffs for expected pages to be used by acquirer. When a page fault occurs in acquiring process, it applies received diffs for that page instead of fetching a whole page from the home. In this way, our protocol reduces page fault handling time and lock-waiting time." The preceding text excerpt along with Figure 2 clearly indicates that only the processes requesting the locks gain access to the protected data, and the lock manager determines the order in which processes gain that access.) (Page 528, Column 2, Paragraph 3), the method comprising: receiving locking requests for a lock controlling access to said protected data from a first requester and a second requester (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section." The preceding text excerpt along with Figure 2 clearly indicates that lock requests are received for controlling access to protected data. Figure 2 illustrates that multiple requesters may be present.) (Figure 2: Page 529, Paragraph 2); sending a first grant message to the first requester, the first grant message not including said protected data (i.e. "Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt clearly indicates that the protected data/diffs is sent with a grant request after a release. If no release has been made prior to the grant, then the protected data will not be sent along.) (Page 528, Column 2, Paragraph 3), and in response to identifying one or more requesters is waiting for the lock after the first requester, including an indication to return said protected data in the first grant message (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that if the lock request information is received, indicating another process is requesting the lock, that the protected data (e.g. diffs) will be returned. This indicates that an indication to return the protected data was also transmitted.) (Page 529, Paragraph 3); receiving a first release message corresponding to the first grant message for the lock from the first requester, the first release message including said protected data (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the release message includes the protected data (e.g. diffs).) (Page 529, Paragraph 3).

As per Claims 13, 18, and 23, Yun discloses sending a second grant message to the second requester, the second grant message including said protected data (i.e. "Releaser of that lock decides pages to send diffs based on the information from the lock request. To minimize the effect of diff accumulation problem [8], selection is based on the size of diffs to be sent for a page. If it exceeds a page size, diffs for that page are not sent. Diffs of selected pages are sent with write notices as a lock grant message." The preceding text excerpt clearly indicates that the protected data is sent in the second grant message.) (Page 529, Paragraph 3), and an indication of whether or not to send said protected data in a second release message (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section... Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt clearly indicates that an indication of the next requestor, if one exists, is sent. This acts as an indication to send the protected data along with the release message.) (Page 529, Paragraph 2; Page 528, Column 2, Paragraph 3).

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/06424

Supplemental Box

in case the space in any of the preceding boxes is not sufficient.

As per Claims 14, 19, and 24, Yun discloses the second grant message includes an indication to send said protected data in the second release message in response to identifying another requestor is waiting for access to the lock (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section...Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt along with Figure 2 clearly indicates that if another process is waiting for access to the lock, it is indicated in the grant message, and the protected data (e.g. diffs) are sent with the release message.) (Figure 2; Page 529, Paragraph 2; Page 528, Column 2, Paragraph 3).

As per Claims 15, 20, and 25, Yun discloses the second grant message includes an indication not to send said protected data in the second release message in response to identifying another requestor is not waiting for access to the lock (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section...Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt along with Figure 2 clearly indicates that if another process is not waiting for the lock, another lock request will not be present in the grant message, and the protected data will be stored instead of sent with the release message.) (Figure 2; Page 529, Paragraph 2; Page 528, Column 2, Paragraph 3).

As per Claims 16, 21, and 26, Yun discloses the second grant message includes an indication not to send said protected data in the second release message (i.e. "Acquirer sends a lock request with information of expected pages to be used inside a critical section...Releaser sends diffs for expected pages to be used by acquirer." The preceding text excerpt along with Figure 2 clearly indicates that if another process is not waiting for the lock, another lock request will not be present in the grant message.) (Figure 2: Page 529, Paragraph 2: Page 528, Column 2, Paragraph 3); and the method comprises in response to said indication not to send said protected data in the second release message, the second requester storing said protected data and not including said protected data in the second release message (i.e. Figure 2 clearly indicates that if no other process is requesting the posterior data in the second release message (i.e. Figure 2 clearly indicates that if no other process is requesting the posterior data the protected data in the second release message (i.e. Figure 2 clearly indicates that if no other process is requesting the lock on the protected data, the protected data is stored, and it is not included in the release message.) (Figure 2).